Brett Foster (#6089) Grant Foster (#7202) Tamara Kapaloski (#13471) **DORSEY & WHITNEY LLP**

111 S. Main Street, Suite 2100 Salt Lake City, UT 84111 Telephone: (801) 933-7360 Facsimile: (801) 933-7373 foster.brett@dorsey.com foster.grant@dorsey.com

Attorneys for Plaintiff Blendtec Inc.

kapaloski.tammy@dorsey.com

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

BLENDTEC INC., a Utah corporation,

Plaintiff,

VS.

BLENDJET, INC., a Delaware corporation,

Defendant.

PLAINTIFF BLENDTEC INC.'S MOTION TO QUASH SUBPOENA TO THOMAS DICKSON

Civil No. 2:21-cv-00668-TC-DBP

Judge Tena Campbell Magistrate Judge Dustin B. Pead

Pursuant to Pursuant to FRCP 26, 34, and 45(d)(3), Blendtec moves to quash a subpoena served upon Blendtec's former CEO, Thomas Dickson (**Exhibit A**). On December 7, 2022, Blendtec served its objections to the subpoenas on Blendjet (**Exhibit B**). Blendtec also attempted to meet and confer with Blendjet, but Blendjet refused to meet and confer until after the deadline to respond to the subpoenas (**Exhibit C**), leaving no choice for Blendtec but to file this motion now.

The Dickson subpoena is very similar to subpoenas Blendjet issued to Blendtec's outside

counsel and seeks documents covered by the attorney client privilege. Monson Decl. (Exhibit D) at ¶3. As such, Blendtec has standing to move to quash the subpoena. "[A] party has standing when the documents subject to a Rule 45 subpoena are protected by the work-product doctrine or attorney client privilege." Francis v. Apex USA, 2020 WL 13094070 at *4 (W.D. Ok. 2020) (unpublished). The Dickson Subpoena is an improper attempt to obtain privileged documents from Blendtec's former CEO. As holder of the privilege, Blendtec objects to this.

Further, party discovery is ongoing, and the majority of the subpoenaed documents, if they exist, would be within Blendtec's control. Monson Decl. at ¶4. Indeed, Blendjet recently selected Tom Dickson as an ESI Custodian. Blendtec has informed Blendjet that Mr. Dickson's ESI, including emails, have been preserved. At this time, there is no need to burden Mr. Dickson, a third party, with a subpoena requesting documents in Blendtec's control. See Martley v. Basehor, 2022 U.S. Dist. LEXIS 79427, at *8-9 (D. Kan. 2022) ("document requests to a party, rather than subpoenas to the custodial non-party, are the appropriate method to obtain discovery") (quashing subpoena).

Further, Blendtec has a proprietary interest in the subpoenaed documents because they belong to Blendtec, constitute Blendtec's private confidential information, and the only reason Mr. Dickson has those Blendtec documents is because of his employment with Blendtec. See Subpoena to Narendran v. Sprint Spectrum, 2021 U.S. Dist. LEXIS 9263, at *6 (D. Kan. 2021) (granting party's motion to quash subpoena seeking "information that Mr. Narendran possesses as a result of his employment"). Where "subpoenas seek" a party's "personal, financial, private, and confidential information" that party "has standing to object to the subpoenas." Moreno v. Zimmerman, 2020 U.S. Dist. LEXIS 262249, at *9 (D. Wy. 2020). See also Coffeyville Res. Ref.

& Mktg., LLC v. Liberty Surplus Ins. Corp., 2008 U.S. Dist. LEXIS 91224 (E.D. Ark. 2008) (finding that a plaintiff had a personal right or privilege to its confidential business information).

Blendjet's subpoena to Blendtec's former CEO is an end run around Rule 34, is an improper attempt to seek privileged documents, and violates Blendjet's Rule 45(d) duty to "avoid imposing undue burden or expense on a person subject to the subpoena." Blendtec seeks FRCP 37(a)(5)(A)(ii) attorneys' fees.

DATED this 9th day of December, 2022.

DORSEY & WHITNEY LLP

/s/ Tamara L. Kapaloski Brett Foster (#6089) Grant Foster (#7202) Tamara L. Kapaloski (#13471)

Attorneys for Plaintiff Blendtec Inc.

I hereby certify that on the 9th day of December, 2022, a true and correct copy of the foregoing document was filed with the Court's CM/ECF system and served on the following counsel of record via the CM/ECF notification system:

Document 37

Patrick M. McGill: pmcgill@sheppardmullin.com Lisa M. Martens: lmartens@sheppardmullin.com Martin R. Bader: mbader@sheppardmullin.com Nathan D. Thomas: nthomas@parsonsbehle.com Elizabeth M. Butler: lbutler@parsonsbehle.com

/s/ Tamara L. Kapaloski